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It's "let it ride" time, folks.

Just filed my last response and arguments to keep me out of the gravity well of arbitration which we all know is a Kangaroo Court controlled by the big money people.

Those of you considering suing before 8 December 2022 should note all the points I'm making.

The next event on the agenda is dealing with FINRA's Motion to Dismiss which I have due on the 16th. The WOM will have to wait, and based on new evidence that's showing up in my inbox, sitting tight for a bit and letting the battlefield arrange itself now isn't a bad idea. I still am of the opinion that the WOM is if all else fails, a kind of Sword of Damocles hanging over their heads. But we've checked all the boxes.

Still pushing to have FINRA suffer an Extinction Level Event under the Appointments Clause, and I think its long overdue.

I also think that holding off on WOM until after the election may be a better idea anyway. I'll open the floor to debate on that, as - again - all of us dirty little animals are off the maps in this U3 thing...there are no "right" and "wrong" pathways forward at this point.

Thank you [@MyDollarSign](#) for sleuthing it out in the wild and [@NicholasRaia2](#) for the FOIA work and refusal to quit.

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